

LINDA FRIDEGOTTO, ESQUIRE Direct Dial: (212) 809-1612 lfridegotto@chartwelllaw.com

Reply To: New York Office One Battery Park Plaza, Suite 710 New York, NY 10004 Phone: (212) 968-2300 Facsimile: (212) 968-2400

October 1, 2024

VIA ECF

Hon. Magistrate Judge J. Marutollo Eastern District of New York **United States Courthouse** 225 Cadman Plaza East Brooklyn, New York 11201

> The Ohio Casualty Insurance Company v. Kookmin Best Insurance Co., Ltd Re:

23-cv-07994(NCM)(JAM)

Dear Hon. Judge Marutollo,

This firm represents Defendants Kookmin Best Insurance Co. Ltd (U.S. Branch) and KBIC Insurance (collectively "KBIC"). We submit this letter, jointly with counsel for Plaintiff The Ohio Casualty Insurance Company's ("Ohio Casualty"), to inform Your Honor that the parties have reached a settlement in principle and are therefore withdrawing the pending discovery motion (Docket no. 44). The parties respectfully request thirty (30) days to prepare and finalize an agreement memorializing the settlement. Upon execution of the agreement and completion of payment, the parties will voluntarily dismiss the action.

We thank the Court for its attention to this matter.

Respectfully submitted,

CHARTWELL LAW

By: Linda Fridegotto, Esq. (LF4290)

BY ECF cc:

> Joanna Roberto, Esq. Gerber Ciano Kelly Brady LLP PO Box 1060 Buffalo, NY 14201